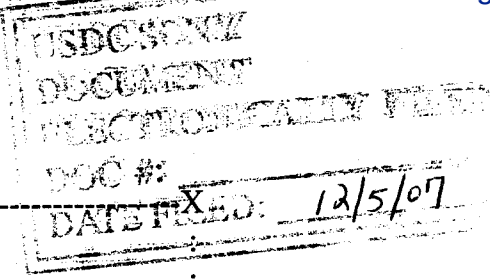


UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

CALAIS SHIPHOLDING CO.,



Plaintiff,	:	07 Civ. 10609 (PKL)
- against -	:	ECF CASE
:		
BRONWEN ENERGY TRADING LTD. (Dominica), BRONWEN ENERGY TRADING LTD. (Nigeria) and BRONWEN ENERGY TRADING UK LTD.,	:	<b>EX-PARTE ORDER FOR PROCESS OF MARITIME <u>ATTACHMENT</u></b>
Defendants.	:	
-----X-----		

WHEREAS, on December 5, 2007 Plaintiff, CALAIS SHIPHOLDING CO., filed an Amended Verified Complaint herein for damages amounting to **\$3,212,715.70** inclusive of interest, costs and reasonable attorney's fee, and praying for the issuance of Process of Maritime Attachment and Garnishment pursuant to Rule B of the Supplemental Admiralty Rules for Certain Admiralty and Maritime Claims of the Federal Rules and Civil Procedure; and

WHEREAS, the Process of Maritime Attachment and Garnishment would command that the United States Marshal or other designated process server attach any and all of the Defendants' property within the District of this Court; and

WHEREAS, the Court has reviewed the Amended Verified Complaint and the Supporting Affidavit, and the conditions of Supplemental Admiralty Rule B appearing to exist, it is hereby  
NOW, upon motion of the Plaintiff, it is hereby:

**ORDERED**, that pursuant to Rule B of the Supplemental Rules for Certain Admiralty and Maritime Claims, the Clerk of Court shall issue Process of Maritime Attachment and Garnishment against all tangible or intangible property, credits, letters of credit, bills of lading, effects, debts and monies, electronic funds transfers, freights, sub-freights, charter hire, sub charter hire or any other funds or property up to the amount of **\$3,212,715.70** belonging to, due or being transferred to, from

or for the benefit of the Defendant(s), including but not limited to such property as may be held, received or transferred in Defendant's name(s), or as may be held, received or transferred for its benefit at, moving through, or within the possession, custody or control of banking/financial institutions and/or other institutions or such other garnishes to be named, or later identified, on whom a copy of the Process of Maritime Attachment and Garnishment may be served; and it is

**ORDERED** that supplemental process enforcing the Court's Order may be issued by the Clerk upon application without further Order of the Court; and it is further

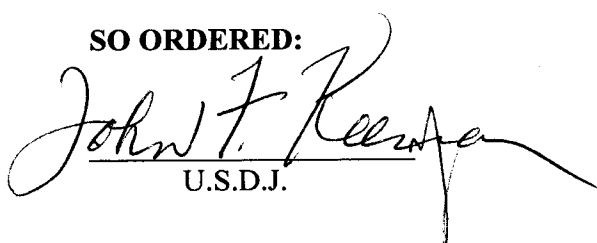
**ORDERED** that following initial service by the U.S. Marshal or other designated process server upon each garnishee, that supplemental service of the Process of Maritime Attachment and Garnishment, as well as this Order, may be made by way of facsimile transmission or other verifiable electronic means, including e-mail, to each garnishee; and it is further

**ORDERED** that service on any garnishee as described above is deemed to be effective and continuous service throughout the remainder of the day upon which service is made commencing from the time of such service, and such service is further deemed to be effective through the end of the next business day, provided that another service is made the next business day; and it is further

**ORDERED** that pursuant to Federal Rule of Civil Procedure 5(b)(2)(D) each garnishee may consent, in writing, to accept service by any other means.

Dated: December 5, 2007

**SO ORDERED:**

  
John F. Keeler  
U.S.D.J.